2

3

4

5

6

8

9

10

11

12

13

14

15

16

17

18

19

20

21

22

23

24

25

26

27

28

ı	
	PAUL CALEO (SBN 153925)
l	pcaleo@grsm.com
l	OSMAAN KHAN (SBN 331766)
l	oakhan@grsm.com
l	GORDON REES SCULLY MANSUKHANI, LLP
l	100 Pringle Avenue, Suite 300
l	Walnut Čreek, CA 94596
l	Oakland, CA 94607
l	Telephone: (510) 463-8600
l	Facsimile: (510) 984-1721
l	
l	Attorneys for Defendant
l	ROWELL RANCH RODEO INC

UNITED STATES DISTRICT COURT

NORTHERN DISTRICT OF CALIFORNIA

JOSEPH P. CUVIELLO and DENIZ BOLBOL, individually,

Plaintiffs.

v.

ROWELL RANCH RODEO, INC.; HAYWARD AREA RECREATION AND PARK DISTRICT; HAYWARD AREA RECREATION AND PARK DISTRICT PUBLIC SAFETY MANAGER/RANGER KEVIN HART; and DOES 1 through 2, in their individual and official capacities, jointly and severally.

Defendants.

Case No.: 3:23-CV-01652

DECLARATION OF OSMAAN KHAN IN SUPPORT OF DEFENDANT ROWELL RANCH RODEO INC.'S NOTICE AND CROSS-MOTION FOR SUMMARY JUDGMENT, OR IN THE ALTERNATIVE, SUMMARY ADJUDICATION

Date: August 15, 2024 **Time:** 10:00 a.m. **Dept.:** 5, 17thFloor

Judge: Hon. Vince Chhabria

Complaint Filed: April 6, 2023 Trial: October 21, 2024

I, Osmaan Khan, declare as follows:

1. I am an attorney in good standing and licensed to practice law in the State of California and before this Court. I am an Associate in the Walnut Creek office of the law firm of Gordon Rees Scully Mansukhani, LLP, counsel for Defendant ROWELL RANCH RODEO INC. ("Defendant") in the above-captioned action. I make this declaration based on my own personal knowledge. If called upon to testify as to the contents of this Declaration, I could and would do so truthfully and competently.

-1-

Case 3:23-cv-01652-VC Document 88-1 Filed 06/27/24 Page 2 of 10

	1
	2
	2 3 4 5 6 7 8 9
	4
	5
	6
	7
	8
	9
	10
,I.P	11
Gordon Rees Scully Mansukhani, LL 100 Pringle Avenue, Suite 300 Walnut Creek, CA 94596	12
lon Rees Scully Mansukhani, 100 Pringle Avenue, Suite 300 Walnut Creek, CA 94596	13
ly Ma venue sek, C	14
s Scul igle A ut Cre	15
n Ree 0 Prir Waln	16
rordo 10	17
O	18
	19
	20
	21
	22
	23
	24
	25
	26
	27
	28

2. Attached hereto as **Exhibit 1** is true and correct copies of excerpts of Plaintiff Joseph Cuviello's Deposition Transcript.

I declare under penalty of perjury under the laws of the State of California that the foregoing is true and correct. Executed this tenth day of June 27, 2024 at Oakland, California.

Osmaan Khan

EXHIBIT 1

```
1
                    UNITED STATES DISTRICT COURT
 2
                  NORTHERN DISTRICT OF CALIFORNIA
 3
     JOSEPH P. CUVIELLO and
 4
     DENIZ BOLBOL, individually
 5
                   Plaintiffs,
 6
     vs.
                                     Case No. 3:23-cv-01652-VC
 7
     ROWELL RANCH RODEO, INC.,
     HAYWARD AREA RECREATION AND
 8
     PARK DISTRICT, HAYWARD AREA
     RECREATION AND PARK DISTRICT )
 9
     PUBLIC SAFETY MANAGER KEVIN
     HART, and DOES 1 and 2, in
     their individually and
10
     official capacities, jointly
11
     and severally,
                   Defendants.
12
13
14
15
16
17
18
               VIDEOTAPED DEPOSITION OF JOSEPH CUVIELLO, taken
19
     at 180 Montgomery Street, Suite 1200, San Francisco,
20
     California on Tuesday, February 20, 2024, at 9:09 A.M.,
21
     before April Wood Brott, Certified Shorthand Reporter
     Number 13782, in and for the State of California.
22
23
24
     STENO
     concierge@steno.com
25
     (888) 707-9366
```

10:41:30	1	Q. Okay. And during that interaction with
10:41:32	2	Kevin Hart, did you specifically ask Deputy Mayfield
10:41:35	3	as to whether he was going to arrest you?
10:41:37	4	A. Yes.
10:41:38	5	Q. What was the purpose of that?
10:41:39	6	A. The purpose was to find out what would
10:41:42	7	happen if we don't go to the free speech area
10:41:45	8	because in my experience, Kevin Hart was telling us,
10:41:48	9	"You need to go there, and if you don't go there,
10:41:51	10	it's not going to be good," and so I wanted to know
10:41:53	11	if we don't go there, what's going to happen. You
10:41:56	12	know, so I asked Deputy Mayfield, "What are you
10:41:59	13	going to do if we don't go there?"
10:42:02	14	Q. And why did you want to know?
10:42:04	15	A. Because he was the only one, I understood
10:42:07	16	at that time, to be able to arrest us, and I wanted
10:42:07	17	to know if we were going to be arrested or not. And
10:42:08	18	I told him specifically, "I don't want to be
10:42:10	19	arrested." So I said, "If you're going to arrest
10:42:12	20	me, I'll leave," and that's it.
10:42:14	21	Q. How did you respond?
10:42:16	22	A. He said, "You could be arrested."
10:42:18	23	Q. Did he ever tell you that he was actually
10:42:21	24	going to arrest you?
10:42:21	25	A. No.

10:43:25

25

JOB NO. 843103

		·
10:42:22	1	Q. And if he had indicated he was going to
10:42:32	2	arrest you if you didn't leave, what would you have
10:42:34	3	done?
10:42:34	4	A. I would have gone to the free speech area
10:42:39	5	or maybe on the street, whatever I thought was the
10:42:42	6	better location.
10:42:42	7	Q. And like the interaction you had either in
10:42:45	8	2018 or 2019, did you make a recommendation that he
10:42:48	9	call his watch commander?
10:42:49	10	A. Yes.
10:42:49	11	Q. Okay. Why did you do that?
10:42:50	12	A. It's my experience that the officers on the
10:42:52	13	street aren't as respectful of our rights as I think
10:42:56	14	they should be, and we've had them call their watch
10:42:59	15	commanders, who seem to be more knowledgeable maybe.
10:43:02	16	And, like, my experience in 2018 or 2019, you know,
10:43:06	17	"Call the watch commander," and the watch commander
10:43:09	18	said, "Everything's good," and so I said, "Call the
10:43:15	19	watch commander because I think my experience,
10:43:17	20	like I said, is he's going to know more than you, so
10:43:20	21	please call the watch commander."
10:43:22	22	Q. And at some point did Deputy Mayfield get
10:43:24	23	on the phone?
10:43:25	24	A. Yes.

Q. Okay. And he walked away from where you

10:47:31	1	A. No.
10:47:32	2	Q. Other than talking to you and asking you, I
10:47:34	3	think you said, not to block anybody and stay off
10:47:37	4	the roadway, do you remember him saying anything
10:47:40	5	else to you?
10:47:40	6	A. That's the gist of it.
10:47:42	7	Q. Okay. At that point did you believe you
10:47:53	8	were going to be arrested?
10:47:54	9	A. No.
10:48:02	10	Q. And what's the next interaction that you
10:48:05	11	recall with any of the deputies?
10:48:06	12	A. I don't recall if I had another interaction
10:48:16	13	with any of them out front. I think some of the
10:48:19	14	other activists did, but I don't recall having one,
10:48:22	15	but I do recall having an interaction with Mayfield
10:48:24	16	out back at the lower entrance.
10:48:34	17	Q. At some point the video conversation you
10:48:36	18	had with a person by the name of Margo do you
10:48:40	19	know Margo?
10:48:40	20	A. Yes, yes. Margo.
10:48:42	21	Q. Okay. Who is Margo?
10:48:43	22	A. She's an activist.
10:48:44	23	Q. And did she arrive later to that protest on
10:48:47	24	that day?
10:48:47	25	A. Yes.

1	REPORTER'S CERTIFICATION
2	
3	I, April Wood Brott, Certified Shorthand Reporter
4	in and for the State of California, do hereby certify:
5	
6	That the foregoing witness was by me duly sworn;
7	that the deposition was then taken before me; that the
8	testimony and proceedings were reported stenographically
9	by me and later transcribed into typewriting under my
10	direction; that the foregoing is a true record of the
11	testimony and proceedings taken at that time.
12	
13	IN WITNESS WHEREOF, I have subscribed my name
14	on this date: February 27, 2024.
15	
16	
17	
18	
19	
20	
21	April Wood Brott, CSR No. 13782
22	
23	
24	
25	

1

2

3

4

5

6

7

8

9

10

11

12

13

14

15

16

17

18

19

20

21

22

23

24

25

26

27

28

Thiele R. Dunaway, Esq.

Michele C. Kirrane, Esq.

FENNEMORE WENDEL

Marc Brainich, Esq.

PROOF OF SERVICE

Cuviello, et al. v. Rowell Ranch Rodeo Inc., et al. USDC - Northern District of California, Case No. 3:23-CV-01652

I am a resident of the State of California, over the age of eighteen years, and not a party to the within action. My business address is: Gordon Rees Scully Mansukhani, LLP, 100 Pringle Avenue, Suite 300, Walnut Creek, CA 94596. On the date set forth below, I served the within documents:

DECLARATION OF OSMAAN KHAN IN SUPPORT OF DEFENDANT ROWELL RANCH RODEO INC.'S NOTICE AND CROSS-MOTION FOR SUMMARY JUDGMENT, OR IN THE ALTERNATIVE, SUMMARY ADJUDICATION

- by transmitting via facsimile the document(s) listed above to the fax number(s) set forth below on this date before 5:00 p.m.
- VIA E-MAIL OR ELECTRONIC TRANSMISSION: I caused a copy of the document(s) to be sent by electronically mailing a true and correct copy through the Gordon Rees Scully Mansukhani, LLP electronic mail system from my email address: khernandez@grsm.com, to the email address(s) set forth herein.
- by having Nationwide PERSONALLY DELIVER the document(s) listed above to the person(s) at the address(es) set forth below.
- by placing the document(s) listed above in a sealed envelope with postage thereon fully prepaid, in United States mail in the State of California at San Francisco, addressed as set forth below.
- by placing a true copy thereof enclosed in a sealed envelope, at a station designated for collection and processing of envelopes and packages for overnight delivery by FEDEX as part of the ordinary business practices of Gordon Rees Scully Mansukhani, LLP described below, addressed as follows:

l	Attorneys for Plaintiff	Plaintiff In Pro Per
۱	DENIZ BOLBOL	
l		Joseph P. Cuviello
l	Lily Rivo, Esq.	205 De Anza Blvd.
ı	GŘEENFIRE LAW, PC	San Mateo, CA 94402
ı	2748 Adeline Street, Suite A	,
l	Berkeley, CA 94703	P.O. Box 2834
l	Tel: (510) 900-9502	Redwood City, CA 94064
l	Fax: (510) 900-9502	Tel: (650) 315-3776
l	Email: lrivo@greenfirelaw.com	Fax:
l	jblome@greenfirelaw.com	Email: pcuvie@gmail.com
١		<u> </u>
l	Attorneys for Defendants	Attorneys for Defendants
l	COUNTY OF ALAMEDA; ALAMEDA	HAYWARD AREA RECREATION AND
ı	COUNTY DEPUTY SHERIFF'S OFFICE;	PARK DISTRICT, and KEVIN HART
١	and JOSHUA MAYFIELD	The second of th
١		Dale L. Allen, Jr., Esq.
۱	William B. Rowell, Esq.	Nicholas D. Syren, Esq.
ı		Tricholas D. Sylch, Esq.

-3-

WERTH, LLP

ALLEN, GLAESSNER, HAZELWOOD &

180 Montgomery Street, Suite 1200

Case 3:23-cv-01652-VC Document 88-1 Filed 06/27/24 Page 10 of 10

1	1111 Broadway, 24 th Floor Oakland, CA 94607 San Francisco, CA 94104 Tel: (415) 697-2000		
2	Tel: (510) 834-6600 Fax: (415) 813-2045		
3	Fax: (510) 834-1928 Email: dallen@aghwlaw.com		
4	rdunaway@fennemorelaw.com mbrainich@fennemorelaw.com mhernandez@aghwlaw.com		
	mkirrane@fennemorelaw.com dallen@aghwlaw.com		
5	lmason@fennemorelaw.com kallen@aghwlaw.com erodas@aghwlaw.com		
6	nsyren@aghwlaw.com		
7			
8	I declare under penalty of perjury under the laws of the State of California that the above		
9	is true and correct.		
10	Executed on June 27, 2024 at Sacramento, California.		
11			
12	'Kristie Hernandez		
13			
14			
15			
16			
17			
18			
19			
20			
21			
22			
23			
24			
25			

Gordon Rees Scully Mansukhani, LLP 100 Pringle Avenue, Suite 300 Walnut Creek, CA 94596

28